

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/553,342	10/17/2005	Thinh Nguyen	MOL0675	1196
J Deshmukh	7590 02/01/200	7	EXAMINER	
458 Cherrt Hill		MILLER, DANIEL H		
Princeton, NJ 08540-7616			ART UNIT	PAPER NUMBER
		•	1775	
		,	MAIL DATE	DELIVERY MODE
			02/01/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No.	Applicant(s)		1 -
10 55 33 42	<u>. </u>		
Examiner	Art Unit	1	
·	1700		

Notice of Non-Compliant	1015.	53342	<u>-</u>	ν_{\cdot}
14011CE 01 14011201111111111111	Examiner		Art Unit	
Amendment (37 CFR 1.121)	·	•	1700	
		- con all and suddi		I
- The MAILING DATE of this communication a	ppears on me c	over sheet with	d lite con expondence	2 4001-0-2
The amendment document filed on 10-17-05	is conside	red non-comp	liant because it has	failed to meet the
requirements of 37 CFR 1.121 or 1.4. In order for the a item(s) is required.	amendment do	cument to be	compliant, correction	t of the following
THE FOLLOWING MARKED (X) ITEM(S) CAUSE TH	FAMENDMEN	T DOCUMEN	IT TO BE NON-COM	APLIANT:
1: Amendments to the specification:				
A Amended paragraph(s) do not inclu-	de markings.	•		
B. New paragraph(s) should not be un-	derlined.		Nt.	
C. Other	•		• • • •	
2. Abstract.	,			
A Not presented on a separate sheet.	37 CFR 1.72.		• •	•
B. Other			• •	The second second
3. Amendments to the drawings:				01
A The drawings are not properly ident	tified in the top	margin as "Re `	eplacement Sneet,	New Sheet, or
"Annotated Sheet" as required by 3 B. The practice of submitting proposed	d drawing corre). ction has hee	n eliminated Repla	cement drawings
showing amended figures, without	markings, in co	mpliance with	37 CFR 1.84 are re	quired
C. Other				
4. Amendments to the claims: A. A complete listing of all of the claim	s is not presen	t . :		ndark ats to, ri <mark>re cl</mark> arka
D The linking of plained door not include	the text of al	i nendina ciair	ns (including withdra	awn claims)
C Each claim has not been provided:	with the proper	status ideniiii	er, and as such, the	illulvidual status
/ see a slaim cannot be identified	Note the stat	us of every ci	aim must be muicate	d aller its claim
number by using one of the following	ng status identi	fiers: (Origina	n), (Currently amend Mithdrawn-currently	eu), (Ganceleu), v amended):
(Previously presented), (New), (No	entered), (vvi er have not ber	en presented i	n ascending numeri	cal order
D. The claims of this amendment pap	er nave not be	on processes		A CONTRACTOR OF STREET
· —	d in accordance	o with 37 CER	1.4	
☐ 5. The amendment is unsigned or not signe	u in accordanc		117.	- UCDTO wohoito at
For further explanation of the amendment format req	uired by 37 CF	R 1.121, see	MPEP § 714 and the	3 OSE LO Mensile at
http://www.uspto.gov/web/offices/pac/dapp/opla/pred	ognotice/officer	<u>iyer.pur</u> .		
TIME PERIODS FOR FILING A REPLY TO THIS NO	OTICE:			
TIME PERIODS FOR FILING A REFER TO THIS RE	liont om	andmont is ar	after-final amendm	ent or an amendmer
Applicant is given no new time period if the nor filed after allowance. If applicant wishes to resu	n-compliant am hmit the non-co	enument is ar impliant after-	final amendment wil	th corrections, the
entire corrected amendment must be resubmi	tted within the	ime period se	t forth in the final Of	fice action
and thirty /20\ days	s whichever is	longer from t	he mail date of this r	notice to supply the
t t = = 4tem of the non-compliant amond	ment in complia	ance with 37 U	,FR 1.121 UL 1.4. IL	The Hoth-compliant
the following: a proliminar	v amandment	a non-tinai ait	ienament uriciuuliu	a subillission for a
request for continued examination (RCE) under	37 CFR 1.114.	i, a suppiemei	ital amendment med	I within a suspension
period under 37 CFR 1.103(a) or (c), and an am	nendment filed	n response to	a Quayle action.	•
Extensions of time are available under 37 C	CFR 1.136(a) o	nly if the non-	compliant amendme	nt is a non-final
amendment or an amendment filed in respor	ise to a <i>Quayie</i>	action.		
- v A. Atmatic mannered to this notice will	regulf in		Gral amandma	nt or an amendment
Abandonment of the application if the no	n-compliant an	nendment is a	non-final amendine	III UI all amendment
filed in response to a <i>Quayle</i> action, or Non-entry of the amendment if the non-control of the mon-control of the mon-contro	omnlight amen	dment is a pre	eliminary amendmen	it or supplemental
Non-entry of the amendment if the non-c	omphant amen	ument is a pre	. ·	ia vera e e prima e caracteria. Na martina e prima e caracteria
amendment.	•	: سا	-71 277	-1003
LAN DONG	W.	>	Telephone	
Legal Instruments Examiner (1)	ME)		Loiophono	